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FITZPATRICK CELLA HARPER & SCINTO 30 ROCKEFELLER PLAZA			LEZAK, ARRIENNE M		
NEW YORK,			ART UNIT	PAPER NUMBER	
			2143		
			DATE MAILED: 06/08/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Summary	09/612,565	MAKI ET AL.				
Office Action Summary	Examiner	Art Unit				
	Arrienne M. Lezak	2143				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
 1) Responsive to communication(s) filed on 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. 						
Disposition of Claims						
 4) Claim(s) 1,2,4,7,8,11,13,21,22,29 and 31-43 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1,2,4,7,8,11,13,21,22,29 and 31-43 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 						
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 9.22.2004	Paper No(s)/Mail I 5) Notice of Informal 6) Other:	Date Patent Application (PTO-152)				
U.S. Patent and Trademark Office						

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DETAILED ACTION

Applicant's submission filed on 15 February 2005 has been entered. Examiner notes that Claims 1, 2, 7, 8, 11, 13, 21, 22 & 29 have been amended, Claims 39-43 have been added, and no Claims have been cancelled. Claims not explicitly addressed herein are found to be addressed within prior Office Action dated 10 November 2004.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Newly Amended Claims 1, 2, 7, 11, 13, 21, 22 & 29, previously presented Claims 4, 8 & 31-38, and Newly Added Claims 39-43 are rejected under 35 U.S.C. 103(a) as being unpatentable over extensive consideration of US Patent 6,460,030 B1 to Ludtke.
- 3. Regarding Newly Amended Claims 1, 7, 11, 21 & 29 and Newly Added Claims 39-43, Ludtke discloses a network system, method, apparatus and computer-readable medium comprising a sever, a client and a device, (Abstract; Fig. 5A-5D; Col. 1, lines 64-67; Col. 2, lines 1-2; and Col. 12, lines 1-47);
 - <u>said server comprising</u>: first storage means for storing hierarchical position information indicating the position of said device in a hierarchical manner, (Col.

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12, lines 1-47 – (command structure); Col. 21, lines 60-67; and Col. 22, lines 1-44);

first transmission unit, for transmission of hierarchical position
 information stored by first storage unit to said client via the network, (Col.
 12, lines 1-47 – (command structure));

- <u>said device comprising</u>: second storage means for storing icon data indicating the device, (Fig. 5D; Col. 12, lines 1-47 (descriptive data); Col. 21, lines 60-67; Col. 22, lines 1-44);
 - control means for transmitting said icon data to said client via the network, (Col. 4, lines 40-54 and Col. 12, lines 1-47 (command structure and descriptive data));
- <u>said client comprising</u>: a first reception unit, adapted to receive the hierarchical position information transmitted by the first transmission unit via the network, (Fig. 5D and Col. 12, lines 1-47 (command structure));
 - a second transmission unit, adapted to transmit a request to a device corresponding to the hierarchical position information received by the first reception unit so as to acquire the icon data stored in the second storage unit from the device via the network, (Fig. 5D and Col. 12, lines 1-47 (command structure and descriptive data));
 - a second reception unit, adapted to receive the icon data transmitted by the control unit via the network, (Fig. 5D and Col. 12, lines 1-47 (descriptive data)); and

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- multiple display means adapted to display, (in characters), the position of the device defined by the hierarchical position information received by the first reception unit and the icon indicated by the icon data received by the second reception unit, (Col. 2, lines 2-30; Fig. 5D; Col. 12, lines 1-67 (command structure and descriptive data); and Col. 13, lines 1-5), (Examiner notes that the use of multiple display means would have been obvious as it quite common for an individual to have multiple monitors or a single monitor capable of multiple concurrent displays, wherein the display means are obviously capable of displaying any data available on the system. Additionally, division of a display is well-known for receipt of information from multiple sources, (i.e.: frames, maps)).
- 4. Examiner notes that Ludtke specifically discloses a response format which may include the data address, object position, object identifier and a list (type) containing the object, all of which satisfy a search criterion, (Col. 12, lines 1-47 (command structure); Col. 21, lines 60-67; and Col. 22, lines 1-44), which search criterion obviously enumerates the specific needs of the user, and which response is obviously based upon resource status. In other words, Examiner notes that Ludtke returns information which fulfills user need, (as a response containing unavailable resources would not fulfill user need, and thus, such a response would obviously not be returned once it was determined that the resource status was not in compliance with user need/search criteria), and therefore by default, the Ludtke response obviously, (if not inherently), indicates resource availability/status.

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5. Further, Examiner notes that as Ludtke discloses a response using (types of) list(s) of network devices satisfying search criteria, the use of a hierarchical structure, (i.e.: ADSI accessing LDAP), for said lists is well known in the art and obvious, (if not inherent), to computer/network navigational systems. As the response contains a means, (list), by which a device may be located within a computer network, such a response would obviously, (if not inherently), be in hierarchical form. Moreover, Examiner notes that Ludtke discloses the use of an object identifier, which identifier within a computer network is well known to obviously, (if not inherently), take the form of an icon for ease in identification via graphic/textual representation. Thus, Newly Amended Claims 1, 7, 11, 21 & 29 and Newly Added Claims 39-43 are found to be unpatentable over considerable consideration of Ludtke.

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6. Regarding Newly Amended Claims 2, 8, and 22, Ludtke is relied upon for those teachings disclosed herein. Ludtke further discloses a network system with a <u>client</u> further comprising: a third storage means for storing map data corresponding to said hierarchical position information, wherein the 1st display means selects the map data from the third storage means based on the received hierarchical position information, and the 2nd display means displays the icon in accordance with the selected map data, (Col. 2, lines 2-30; Col. 9, lines 66-67; and Col. 10, lines 1-5; Fig. 5D and Col. 12, lines 1-47). As noted above, the use of multiple display means is well-known and as such not patentably distinct. Thus, Newly Amended Claims 2, 8, and 22 are found to be unpatentable over considerable consideration of Ludtke.

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Regarding Claim 4, Ludtke is relied upon for those teachings disclosed herein. Ludtke further discloses a network system wherein the <u>device</u> comprises a judgment unit, adapted to judge the status of a device, the second storage unit stores a plurality of icon data each of which corresponds to the status of said device status, and said control unit selects the icon data in accordance with the judged status from the plurality of stored icon data and transmits the selected icon data to client, (Fig. 5D; Col. 12, lines 1-47; Col. 21, lines 60-67 and Col. 22, lines 1-44). Thus, Claim 4 is found to be

- 8. Regarding Claims 11 and 13, Ludtke is relied upon for those teachings disclosed herein. Ludtke further discloses a <u>device</u> for processing a job requested via a network, comprising:
- first storage means for storing hierarchical position information indicating the position of said device in a plurality of hierarchical layers, (Col. 12, lines 1-47; Col. 21, lines 60-67; and Col. 22, lines 1-44);
- second storage means for storing a plurality of icon data indicating the device, (Fig. 5D; Col. 12, lines 1-47; Col. 21, lines 60-67; Col. 22, lines 1-44);
- a judgment unit, adapted to judge the status of the device, (Fig. 5D; Col. 12, lines 1-47; Col. 21, lines 60-67 and Col. 22, lines 1-44).
- a selection unit, adapted to select icon data indicating the status judged by the judgment unit from among the plurality of icon data stored in said second storage unit, (Fig. 5D; Col. 12, lines 1-47; Col. 21, lines 60-67 and Col. 22, lines 1-44); and

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control unit adapted to transmit the icon data selected by said selection

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request from another device on the network, (per pending newly amended Claim 13),

unit via the network, (Col. 4, lines 40-54 and Col. 12, lines 1-47), in response to a

(Col. 21, lines 60-67 and Col. 22, lines 1-44). Thus, Claims 11 & 13 are found to be

unpatentable over considerable consideration of Ludtke.

Regarding Claims 31 & 35, Ludtke is relied upon for those teachings disclosed

herein. Ludtke further discloses a system and method wherein the <u>client</u> further

comprises a processor unit adapted to process the received hierarchical position

information to identify a device corresponding to the received hierarchical position

information, and wherein the second transmission unit transmits the request to the

identified device, (Fig. 5D; Col. 12, lines 1-47; Col. 21, lines 60-67 and Col. 22, lines 1-

44). Thus, Claims 31 & 35 are found to be unpatentable over considerable

consideration of Ludtke.

10. Regarding Claims 32 & 36, Ludtke is relied upon for those teachings disclosed

herein. Ludtke further discloses a system and method wherein the hierarchical position

information indicates at least two areas in which the device is located, one of the at

least two areas being included within another of the at least two areas, (Col. 2, lines 15-

30; Fig. 5D; Col. 12, lines 1-47; Col. 21, lines 60-67 and Col. 22, lines 1-44). Thus,

Claims 32 & 36 are found to be unpatentable over considerable consideration of Ludtke.

11. Regarding Claims 33 & 37, Ludtke is relied upon for those teachings disclosed

herein. Ludtke further discloses a system and method wherein said client further

comprises a third transmission unit adapted to transmit a request to a device

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corresponding to the received hierarchical position information so as to acquire a status of the device, and wherein the second reception unit receives the icon data corresponding to the status of the device, (Fig. 5D; Col. 12, lines 1-47; Col. 21, lines 60-67 and Col. 22, lines 1-44). Thus, Claims 33 & 37 are found to be unpatentable over considerable consideration of Ludtke.

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12. Regarding Claims 34 & 38, Ludtke is relied upon for those teachings disclosed herein. Ludtke further discloses a system and network wherein said <u>client</u> further comprises a third transmission unit adapted to transmit a request to said server so as to search for a desired device, and wherein the first reception unit receives the hierarchical position information as a response to the request transmitted by the third transmission unit, (Fig. 5D; Col. 12, lines 1-47; Col. 21, lines 60-67 and Col. 22, lines 1-44). Thus, Claims 34 & 38 are found to be unpatentable over considerable consideration of Ludtke.

Response to Arguments

- 13. Applicant's arguments filed 15 February 2005, have been fully considered but they are not persuasive. Applicant's arguments do not comply with 37 CFR 1.111(c) because they do not clearly point out the patentable novelty which he or she thinks the claims present in view of the state of the art disclosed by the references cited or the objections made. Further, they do not show how the amendments avoid such references or objections.
- 14. Ludtke discloses the display of menu, (list), information to the user, (Col. 7, lines –31), and a communication command structure between controller and target devices,

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(Figs 4A-4D; Col. 10, lines 40-67; and Col. 11), as well as a communication command structure between controller, proxy and target devices, (Figs. 5A-5D; Col. 12; Col. 13, lines1-5; and Claims 1-42). Specifically, Examiner notes that Ludtke discloses "the proxy device directing the target device to transfer the media object described by the descriptive data", (Col. 12, lines 45-47), which reads upon "based on the (hierarchical) position information received by the first reception unit, (the proxy/server), (the controller/client) displaying the icon indicated by the data received by the second reception unit, (device)". Further, Examiner notes that Ludtke satisfies Applicant's need for the client to receive the (hierarchical) position information from the (proxy) server, and receive icon data for a device corresponding to the (hierarchical) position information from the other information (device) processor. Additionally, Examiner notes that based on the teachings of Ludtke, it would have been obvious to combine the controller/device communication with the controller/proxy/device communication whereby the controller requests icon information directly of the device after receipt of descriptive information from the proxy. Such modified communication would have been obvious to one of ordinary skill in the art at the time of invention by Applicant as a means for improving overall network performance, (Abstract), wherein the proxy would then be "freed up" to respond to other user requests.

15. Regarding Applicant's argument that Ludtke fails to disclose multiple display units, hierarchical position information and icon data, Examiner respectfully disagrees as noted herein above relative to Claim 1, Examiner finds the use of multiple display means to be obvious. Additionally, Examiner notes that Ludtke specifically enumerates

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a response format for the identifier, which response format includes object positions and object identifier, (Claims 1-42), and which identifier when transmitted to the requestor would obviously be displayed such that the requestor would be able to identify and interact with the same. Moreover, Examiner notes that the status of data is obviously judged when executing a search, as noted herein above, Ludtke returns information which fulfills user need, (as a response containing unavailable resources would not fulfill user need, and thus, such a response would obviously not be returned once it was determined that the resource status was not in compliance with user need/search criteria), and therefore by default, the Ludtke response obviously, (if not inherently), indicates resource availability/status.

- 16. Thus, as Examiner has completely addressed Applicant's amendment, and finding Applicant's arguments do not show how Applicant's amendment avoids such references or objections, Examiner hereby maintains the rejection of all claims, (original, amended and newly presented), in their entirety.
- 17. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).
- 18. A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the

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shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Arrienne M. Lezak whose telephone number is (571)-272-3916. The examiner can normally be reached on M-F 8:30-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A. Wiley can be reached on (571)-272-3923. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Arrienne M. Lezak

Examiner

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AML

PRIMARY EXAMINER

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